PATENT COOPERATION TREATY



REC'D 1 4 JUL 2004

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Appli 473		or age	nt's file reference	FOR FURTHER A	CTION		n of Transmittal of International amination Report (Form PCT/IPEA/416)
	nationa		cation No. 34	International filing date 15.04.2003	day/mont	h/year)	Priority date (day/month/year) 15.04.2003
l _	nationa 2G1/16		nt Classification (IPC) or bo	oth national classification a	and IPC		
	icant LDEN	LAD	Y S.P.A. et al				
1.	 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 						
2.	This	REP	ORT consists of a total of	of 4 sheets, including the	his cover	sheet.	
	⊠	beer	report is also accompa n amended and are the Rule 70.16 and Section	basis for this report and	l/or shee	ts containing re	on, claims and/or drawings which have ectifications made before this Authority the PCT).
	The	se anı	nexes consist of a total o	of 3 sheets.			
3.	This	repoi	t contains indications re	lating to the following it	ems:		
	ı	☒	Basis of the opinion				
	10		Priority				
	111		•	opinion with regard to n	ovelty, i	nventive step a	and industrial applicability
	IV		Lack of unity of inventi		•	·	., ,
	٧	\boxtimes		under Rule 66.2(a)(ii) w ions supporting such st			ventive step or industrial applicability;
	VI		Certain documents cite	ed			
	VII		Certain defects in the	international application	1		
	VIII		Certain observations of	on the international app	lication		
Date	of sub	missio	on of the demand		Date of	completion of th	nis report
10.0	02.20	04			13.07	.2004	
			g address of the internation ining authority:	al	Authori	zed Officer	gisches Petenten.
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IT 03/00234

I. Basis of the report	e report	the	of	Basis	I.
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With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	De	escription, Pages		
	1-9	•	а	s originally filed
	Cla	aims, Numbers		
	1-1	-	,	
	1-4	,	Τl'	led with the demand
	Dra	awings, Sheets		·
	1/4	-4/4	a	s originally filed
2. With regard to the language , all the elements marked above were available or furnished to this language in which the international application was filed, unless otherwise indicated under this				
				urnished to this Authority in the following language: English , which is:
	\boxtimes			rnished for the purposes of the international search (under Rule 23.1(b)).
	\boxtimes	the language of pub	olication of t	the international application (under Rule 48.3(b)).
	Ø		anslation fu	urnished for the purposes of international preliminary examination (under
3.	Witl inte	h regard to any nucl rnational preliminary	eotide and examinatio	for amino acid sequence disclosed in the international application, the n was carried out on the basis of the sequence listing:
				pplication in written form.
				onal application in computer readable form.
				Authority in written form.
				Authority in computer readable form.
		The statement that t	the subsequ	uently furnished written sequence listing does not go beyond the disclosure as filed has been furnished.
			the informat	ion recorded in computer readable form is identical to the written sequence
4.	The	amendments have r	esuited in ti	ne cancellation of:
		the description,	pages:	
	_	the claims,	Nos.:	18-26
		the drawings,	sheets:	
		- •		

INTERNATIONAL PRELIMINARY **EXAMINATION REPORT**

International application No.

PCT/IT 03/00234

5. ⊔	This report has been established as if (some of) the amendments had not been made, since they have been considered to go beyond the disclosure as filed (Rule 70.2(c)).
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(Any replacement sheet containing such amendments must be referred to under item 1 and annexed to this report.)

6. Additional observations, if necessary:

V. Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-17

Inventive step (IS)

No: Claims

1-17

Yes: Claims No: Claims

Industrial applicability (IA)

Yes: Claims Claims No:

1-17

2. Citations and explanations

see separate sheet

Item V

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- The description has not been adapted to the present claims. As a consequence, there are inconsistentcies between the claims and the description, which detract from the clarity fo the claims.
- Having respect to what is considered to be the closest prior art, column 6, lines 31-48 and Example 13 of <u>US-A-4 100 725</u>, the subject-matter of the present claims is distinguished in that the abrasion is applied in the portion of the yarn path where the yarn is stretched, c.q. in that the abrasion device is located in that part of the yarn producing device where the yarn is stretched. There is no suggestion that this combination of stretching and abrasion could offer a solution to the problem of yarn contraction after abrasive treatment. The subject-matter of the present claims is therefore novel, and involves an inventive step.







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Amended Claims under Art. 34 PCT

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CLAIMS

- Method for treating a textile yarn, wherein said yarn is subject to
 mechanical abrasive surface processing, characterized in that said yarn is subjected to stretching and said mechanical surface processing is carried out in an area of the yarn subjected to stretching.
 - 2. Method according to Claim 1, comprising the following steps:
- forming a synthetic yarn comprising a plurality of continuous strands or
 filaments;
 - subjecting said yarn to said stretching and to said mechanical abrasive surface processing to break at least one of said continuous strands or filaments and to form a plurality of discontinuous fibers projecting from the yarn.
- 15 3. Method according to Claim 2, characterized in that said synthetic yarn is an air-textured yarn.
 - 4. Method according to one or more of the preceding claims, characterized by the following steps:
- forming a composite synthetic yarn comprising: (a) a multi-strand
 thread with continuous strands or filaments forming a core; and (b) a
 multi-strand effect thread with continuous strands or filaments, joined
 by air texturing to said core;
- subjecting said composite synthetic yarn to said stretching and to said mechanical abrasive surface processing which interrupts the continuity of at least some of the continuous strands or filaments forming the effect thread.
 - 5. Method according to one or more of the preceding claims, characterized in that said yarn is subjected to a stretch in the range from 3% to 6%, and preferably from 4% to 5%.
- 30 6. Method according to one or more of the preceding claims, characterized in that said mechanical abrasive surface processing is carried out by means of a grinder rotating about an axis of rotation.
 - 7. Method according to Claim 6, characterized in that said yarn is



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guided in such a way as to contact said grinder along a line which is inclined with respect to said axis of rotation of the grinder.

- 8. Method according to Claim 6 or 7, characterized in that said grinder has a conical shape.
- 9. Device for producing a yarn, comprising a path for said yarn, and at least one surface processing arranged along said path and carrying out a mechanical abrasive surface processing on said yarn, characterized in that it comprises stretching elements, which impart a stretch to said yarn along a portion of said path, said at least one mechanical processing element acting on the yarn along said portion of the path in which the yarn is subjected to stretching.
 - 10. Device according to Claim 9, characterized by an air-texturing system located upstream of the mechanical processing element, said yarn being an air-textured yarn comprising at least one continuous strand or filament, whose continuity is interrupted by said mechanical processing element.
 - 11. Device according to Claim 10, characterized in that said air-texturing system comprises at least one texturing nozzle, fed with at least two continuous yarns, each consisting of a plurality of continuous strands or filaments.
 - 12. Device according to one or more of Claims 9 to 11, characterized in that it comprises two rollers positioned along said path of the yarn, around which rollers turns of said yarn are wound, the peripheral velocities of said two rollers being different from each other in order to impart a stretch to said yarn, said mechanical processing element being positioned between said two rollers.
 - 13. Device according to one or more of Claims 9 to 12, characterized in that said mechanical processing element is associated with a suction system for sucking out the residues generated by the abrasive processing.
 - 14. Device according to one or more of Claims 9 to 13, characterized in that said mechanical processing element is a grinder rotating about an axis of rotation.







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- 15. Device according to Claim 14, characterized by two yarn guides located upstream and downstream of the grinder along the yarn path.
- 16. Device according to Claim 15, characterized in that said yarn guides are staggered with respect to each other to position the yarn in contact with said grinder along a line which is inclined with respect to the axis of rotation of the grinder.
- 17. Device according to Claim 14, 15 or 16, characterized in that said grinder is a conical grinder.